## THE COURTS.

he Pressian Entradition Case-The Charge Against Philip Hearles-Teetimeny of Baren Von Grabow, the Pressian Consul General.

Before Commissioner White.

The further hearing of the charge against Philip Hench, who is accused of having committed forgeries to be amount of eight thousand theirs while acting in the capacity of secretary to the Rhenish Railway of the Charge against Philipse of the Railway of the Ra

Mr. H. D Lapaugh, counsel in the United States for the Prussian government, conducted the prosecution. Baron Guido von Grabow, the Prussian Consul General et New York, was sino present. The prisoner was defended by Mr. Charles Wehle. At the sitting of the court Mr. Lapaugh said that a witness examined on the has day, on reading a statement of his evidence in the papers, assumed to think it secessary to explain something that he has said in reference to the time he exhibited the warrant to the prisoner during the trip from Fond du Lac to Milwankee. He thought there might be some little misconseption. So far as he (counsel) saw there was no discupancy in the metter. There was another thing to which he wished to call attention; that was as to the grisoner being secretary of the Railroad of Cologna. That, he believed, the prisoner did not intend to dony. Mr. Weble—We admit he was secretary of the road at the time these transactions took place.

The Commissioner did not think it pecessary to discuss the mister. He understood the witness to prove that the arread took place on Wednesday, the 27th of March, The witness explained to the prisoner the nature of the warrant and the charge, and said his duty compaled him to take him before a United States Commissioner.

Mr. Larange said the agrid downess he want of fire in

as we grounds. It did not say that it was evidence in the Prussian courts.

The Commissioner—If admitted at all, it would be admitted on that ground.

Mr. Lapaugh contended that the document was legally admissible, and, while he believed it was authenticated in a proper manner, so as to be received in evidence in the courts of Prussia, he would without waiving what he believed to be the law on the subject, so as to avoid any question or difficulty hereafter, call Baron von Grabow, the Consul General, whose evidence would show that the document was properly authenticated in Prussia, and might be received as evidence there.

The Commissioner—You don't offer the paper now? Mr. Lapaugh—Not yet, I call Baron von Grabow.

Mr. Weble arxued that under the act of 1843 there were sertain things required to be done in reference to the authentication of documents which could not be supplied by oral examination. The paper offered in evidence professed to be a copy of a communication addressed by some one signed Geiger, the police President, in which a certain matter was stated about the prisoner's wife applying for a passport. This being a mere communication he should object to any parole proof to make it auything else than what it purported to be on its face.

After some further discussion on this point,
Baron Guido von Grabow was called and examined as follows by Mr. Lapaugh:—Q. Do you hold any official position under the King of Prussia? A. I do, (Objected the Prussia. Q. For the United States. A. For the United States. A. How long have you been in the service of Prussia in this country? A. Since Jestica and the lith or 20th of August 1866, and Consul General? A. I was acting Consul General? A. I was acting Consul General ince the 1st of January, 1867. Q. Before that what position did you occupy? A. I was Secretary of Lexation at Washington. (Paper handed to witness) Q. Will you look at the signature and certificates to this paper and tell me if it is properly receivable for the prosecution in the courts of Prussia again

ing in regard to what particular crime it would be dered legal evidence.

Lapsugh—The paper will speak for itself.

Commissioner said he would allow the question.

Weble—Please to take my objection.

Commissioner—I will note it.

Gron von Grabow—Am I to answer?

The Commissioner—Yes.

The Commissioner—To this question I answer it is.

Lapsugh—While I am on this subject I shall ask the proper would be related as legal evidence in the courts of Prussia, and Baron answered that they would be so considered.) belotted to the papers by Mr. Weblie, and objection

amines by ar. weate—A. You are not a law-l am not what you probably understand as a it I have studied law. Q. You have not been to practice at the bar? A. I have been a mem-eral courts in Prussis, and the acts I have done tuly astherized as such. Q. Could you fell er the first paper shown you would or would astered evidence in the courts of Prussis as to come but forcers.

Mr. Wehle objected to them.
Objection noted.
With the offering in evidence of these papers, and reserving to himself the right to comment on the contents of some returnment accounts, Mr. Lapaugh stated that the case for the Prussian government rested.

Mr. Wehle then intimated, among other matters, that he would sall witnesses for the prisoner, one of whom was in New York, and who would prove that he knew the prisoner while he was Scorelary of the Rheeish Railroad at Colegne, and that hundreds and thousands of coverns had been in the habit of coming to the railroad close for papers similar to those alleged to have been thousands of those receipts issued. Counsel would essent that, as the prisoner had declared his intention of becoming an American citizen, he could not be extracted. He would show that the prisoner had gaid over the money to one of the parties who now awore that his injunture was a forgery. To enable him to make this have be saked an adjournment till Monday.

Mr. Lapaugh submitted that it would not be proper for comment for the prisoner to go into portions of the defence had sketched out.

Come further discussion having taken place the further hearing of the matter was adjourned till Saturday next.

SUPREME COURT-CIRCUIT-PART I.

ty of Common Carriers-Action to Re-for Goods Stelen After Being Saved

Win. Encode of Char. B. Leavy, &c.—This action was brought for the recovery of \$625 50, the value of articles of personal property contained in a trunk, the property of the plaintiff, and which was lost under the collection of the plaintiff. cless of personal property contained in a trunk, the property of the plaintiff, and which was lost under the following circumstances:—On the lat day of October, 1808, the plaintiff salled from Bremen as a passenger in the steamship Circumstan, of which the defendants were the owners, and upon nearing the coast of Newfoundhead, as Beptember 19, the vessel was discovered to be a leaking condition, having encountered severe weather during the passage. By the use of the pumpe he was tropt affect until a day or two afterwards, when it became necessary to run her ashers in Booky Bay. The baggage was all saved, and was conveyed to Arichat, and thence to Halifax, Nova Scotia, where it was served in the navy yard, until arrangements sould be perfected for its transportation to New York. The plaintiff struck was among the baggage, with he having a knowledge of English was requested by the agents to assist in re-marking it. He also opened his seem struck to procure some articles which he required. The party remained in Halifax about six days, as the end of which time plaintiff's trunk was missing. It contained a number of pieces of jewelry and other articles intended to be presented to friends in this country, some of which were seat by acquaintances of plaintiff in Germany to relatives here.

The defence claimed that by reason of the passengers having been requested to attend to the removal of their goods to the store from the stranded vessel, the property was lost through the perils of the son. The court refused to charge; that a large proportion of the contents of the trunk were articles liable to day, that the plaintiff intended to smuggle them, and that the property was lost through the perils of the son. The sourt refused to charge these points to the jury, on the ground that the defendants had contracted to convey the plaintiff's baggage to New York, and that the charge assumed by him at their request, in removing the property from the vessel, was only temporary; that there was no proof of an intention on the part

## SUPREME COURT-GENERAL TERM.

SUPREME COURT—GENERAL TERM.

Motion to Admit a Colored Man to Practice at the New York Har.

Before Judges Leonard, Ingraham and Sutherland.

A motion was made yesterday morning by Charles S. Spencer for the admission to practice at the New York bar of A. A. Bradley, a colored man. The application was received by the court and the applicant was referred to the Committee on Character for investigation agarding his personal reputation. Kr. Bradley is a sative of Edgeheld county, South Carolina, and was seen free. In 1840 he underwent an examination for almission to the bar at Utica. His application was not reported, on the ground that being a man of poler he was not eligible to take the cath of United States gitts from the court of Man and after examination, was admitted to practice in the courts of that State, and in 1966 was admitted to the Massachusetts bar, He brings

ult against the Sixth Avenue Railroad Com

plaintiff, the holder of a note drawn by the defendant, to recever the amount of a note (\$230), on the ground of non-payment on the day it became due.

Mr. J. R. Hill, for the plaintiff, showed the presentment of the note at the Hanover Bank and the non-payment. The defendant claimed that the money to pay the note was at the bank at two P. M. on the day named, but that the note had been presented earlier than that nour. The Court held that the presentment of a note once during the hours that the bank was open for business was sufficient, and directed the jury to bring a verdict for the plaintiff, which they did.

## COMMON PLEAS-CENERAL TERM.

Death of a Member of the Bar. Before Judges Daly, Brad y and Cardozo.

After some unimportant cases had been heard yester-day, and the calendar had been called up to No. 62, Mr. day, and the calendar had been called up to No. 62, Mr. Frank Byrne informed the Court of the death of 2r. Wm. R. Stafford, and he moved that the court adjourn in consequence. He said that Mr. Stafford was an earnnest, faithful, able an honorable member of the bar, who had by his courtesy and kindness endeared himself to his professional brethren.

The Court granted the motion, expressing recret at the death of Mr. Stafford, and concurring in what Mr. Byrne had said of his character.

COURT OF GENERAL SESSIONS.

At the opening of the Court yesterday an application was made to postpone the trial of Wall, Clark and other parties charged with felonious assaults and riot on St. Patrick's day, in consequence of the temporary indisposi-

District Attorney Hall said that these cases were down for trial at that time, but for plea, his intention being to try the cases next Thursday. Counsel for Clark agreed to try the indictment against his client at that

pear.

Grand Largents.

Henry C. Harmstoad, charged with stealing a trunk from the but forgery?

It. Lapaugh objected. What the courts would consider like found on say.

It. Weble—I ask the witness what other crime, if he paper be admissible?

The Doministioner—If the charge were a charge of order, would the paper be admissible?

The Oministioner—If the charge were a charge of order, would the paper be admissible?

Baron Yon Grabow—Jost as much.

It. Lapaugh then offered in evidence the exhibits re
red to in the swidence of Boron Yon Grabow.

A Distoners Domestic.

Catharine Manning, a domestic in the employ of Michael McGuire, charged with stealing three dresses, worth \$50, pleaded guilty to an attempt at grand larcessy, be having been found attempting to enter the private room of John Lowe, 142 East Thirteenth street, on the 25th of March, an apartment in which a set of surgical instruments were placed.

These prisoners were remanded for sentence.

Alleged with receiving a quantity of harness and butfalo robes, which were stolen by two burglars named Berryman and De Long, from the coach houses of Messrs. Reuna, Sanders, Van Cortland and others, in Yonkers and other places in Westchester county, tast Christmass. A large portion of the stolen property was recovered by the officers in the prisoner's store, in Laurens street. The case will be finished this morning.

SUPPEME COURT—KINGS COUNTY CIRCUIT.

Suffering County Characteristics Suit Against the Late Sheriff.

Before Judge Barnard.

Prederick A. Genin, William Gregory and Geo. J.

Gregory vs. John McNames.—This action was brought to recover possession of one hundred and twenty-three barrets of petroleum oil seized by the defendant while he was Sheriff of the county. The plaintiffs claim damages in the sum of \$5,000. The defence is that the seizure was made upon two separate suits of execution issued to one Edward Stokes, for judgments obtained against plaintiffs in the Supreme Court. Case on.

COURT CALENDAR—THIS DAY.

COURT CALENDAR—THIS DAY.

SUPREME COURT—GENERAL TERM.—Non enumerated motions.

SUPREME COURT—CIRCUIT.—Part 1—Non 951, 245, 247, 763, 1171, 1105, 1231, 1139, 299, 238, 1061, 625, 1413, 379, 1271, 227, 463, 471, 897, 1165. Part 2—Non 1050, 1049, 1200, 1168, 1462, 1624, 182, 1624, 182, 182, 1840, 1646, 1464, 1654, 1414, 1896, 1062, 1138, 1150, 990, 420, 1700, 462.

SUPREME COURT—SECULA TERM.—Non, 140, 164, 181, 158, 168, 147, 160, 186, 133, 142, 191, 195, 196, 199, 200, 201, 202, 208, 204, 205.

SUPREME COURT—CHAMPERS.—Non 52, 70, 71, 72, 73, 6946, 102, 103, 114, 117, 116, 119, 120, 121, 122, 123, 124, 125, 125, 125, 127, 128, 137, 140. Call begins at No. 166.

SUPREME COURT.—KINDS COURT CIRCUIT.—Non 14, 122, 127, 128, 132, 47, 99, 115, 24, 56, 68, 69, 77, 94, 111, 6, 8, 166.

SUPREME COURT.—Part 1—Non 3297, 2747, 3179, 3229.

10. SUPERIOR COURT.—Part 1—Nos. 3207, 2747, 3179, 3229, 3093, 2767, 3251, 3253, 3257, 3183, 2595, 3075, 3215, 2999, 3115, 3123, 3199, 3217, 3231, 1193, 2907, 2469, 2947, 3099, 3039, 2961. Part 2—Calendar unchanged.

A GERMAN COMMITS SCICIDE.—An inquest was yester A GERMAN COMMITS SCICUDE.—An inquest was yester-day held at No. 69 First street, by Coroner Wildey, on the body of Theodore Gutberlet, a German, forty-five years of age, who committed suicide by hanging himself in his room, which he had occupied for the last two months. Hr. Gutberlet, who kept a music store at No. 377 Fulton street, Brooklyn, did not appear as usual on Sunday morning, which fact excited suspicion, and information was sent to Captain Mount, of the Seventeenth precinct, who went to the house, and on entering Gutaberlet's room he was found hanging by a cord which he had fastend to the casing of the window, dressed only in his night clothes. Deceased was in good circumstances. He was a single man, and it is said had no relatives in this country. The cause for committing the act did not transpire.

A WOMAN HANGS HERBELS.—Yesterday morning Betty

A Woman Hangs Henself.—Yesterday morning Betty Kahn, a German woman, twenty-three years of age, who had been living as domestic in the family of Mrs. Mary A. Mansdeld, 839 Third avenue, was found hanging by the neck in the cellar, she having fastened a rope to one of floor beams, fafter first securing one end around her neck. When discovered life was extinct. Deceased had been a great sufferer from neuralgia, and had often expressed a desire to die and thus he relieved of her sufferings; but Mrs. Mansdeld did not believe she contemplated committing suicids. Coroner Gover held an inquest on the body of deceased.

THE DEATH OF DI. ARRAHAMS.—In the case of Simeon Abrahams, M. D., late of No. 31 Blescher street, who was

Abrahams, M. D., late of No. 31 Bleecker street, who was found dead in his bed on Sunday morning, no inquest has yet been held. Deputy Coroner S. N. Leo, in conjunction with Dr. Heurd, of Sacond avenue, made a post mortem examination on the body, and found the stomach and other internal organs apparently in a healthy condition. The cause of death not being perfectly clear, Professor Heurd took the stomach and contents for analysis, and Coroner Schirmer postponed the inquisition tills such time as the Professor shall make his report.

FINANCIAL AND COMMERCIAL.

The stock market opened with a steady tone this morning, but soon developed a downward tendency, which culminated late in the afternoon in a general and rather heavy decline in prices, nothwithstanding the favorable character of the bank statement for the

April 13, \$250, 102, 178 8, 556, 229 33, 702, 047 182, 861, 236, 60, 202, 515 520, 933, 462 19, 235, 698 

is coming in from the country to the local financial cer

Notwithstanding the present and prospective mutary case at this centre, the condition of the railway share market shows that speculation for a rise is without strength on the Stock Exchange, and the prolonged dulness and heaviness which have been experienced dulness and heaviness which have been experie are extremely discouraging to the holders of securities.

Hence at every slight raily there are anxious sellers, few daring to trust the market for more than a trifling advance. Most of the operators are bears, and act according to their convictions, while the remainder are buils, intent upon making very short turns. The decline of to-day is the natural reaction of a weakly supported market from the rise which took place at the end of last week, and it will be similarly followed by another upward reaction and another relapse. Evidently the much talked of spring rise has

not yet come, and the bulls are once more disappointed.

At the early session of the open board railway shares were firm but inactive. Erie sold at 57%; Reading, 100% a 101; Michigan Southern, 68%; Cleveland and 33%; do. preferred, 61%; Fort Wayne, 93%; Mariposa preferred, 22. At the first regular board the market

but mederately active. New York Central sold at 98%; &; Eric. 57% a %; Hudson, 92%; Reading. 99%; Michigan Southern, 67% a 16; Cleveland and Pittsburg, 69% a 16; Cleveland and Toledo, 1121; Rock Island, a 60; Fort Wayne, 92% a %; Pacific Mail, 124% a %;

ment securities were steady at the morning prices.

At the half past three open board the market became weak, and a further general decline took place. New York Central sold at 98% a %; Eric, 55%; Reading, 99%; Michigan Southern, 65% a %; Cleveland and Pitteburg, 68%; Cleveland and Toledo, 112%; Rock Island, 86% a %; Northwestern, 33%; do. preferred, 59%; Fort Wayne, 92% a %. Subsequently the market semantal wask and cleand unsattled at air o'clock at remained weak, and closed unsettled at six o'clock at the subjoined quotations:—New York Central, 98 ½ a ¾; Erie, 55 ¼ a ¾; Reading, 99 ¾ a ¼; Michigan Southern, 16land, 68% a %; Fort Wayne, 92 a ½; Northwestern, 323% a %; do, preferred, 50 a ½; Pacific Mail, 123 a ½; Atlantic Mail, 83% a 84; Western Union Telegraph, 37% a %; Obio and Mississippi certificates, 23 a ½;

Mariposa preferred, 21 a 3/4.

Government securities were rather heavy late in the Government securities were rather heavy late at the afternoon, and the following quotations were current at the close of business:—Registered, 1881, 109 a 109%; coupon, 1881, 109% to ½; 5-20 registered, 1862, 103% a 104; 5-20 coupon, 1882, 109% a 100%; 5-20 coupon, 1865, 108% a ¾; 10-40 registered 97% a 98; August, 7.30, 106 a 106%; June 7.30, 105% a ¾; July 7.30, 105% a 105%.

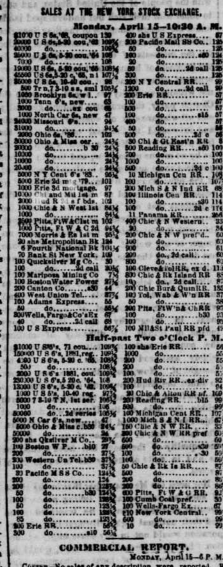
The gold market relad lower than at the close of last week, and after opening at 135% declined to 134%, the latest transactions being at 136%. The volume of business was moderately light, and the supply of coin was about equal to the borrowing demand. Loans were made without interest and at 1-64 per cent per diem and 2 a 3 per cent in favor of the lender. It was reported that the Treasury was not a seller to-day, but its ways are mysterious, and whether it sold or not remains a dead secret to the public.

The foreign exchange market was quiet and rates were nominally as understated at the close of business:—Bankers' bills on England, at sixty days, 100 a %; at three days, 109% a 110; commercial bills, 108 a 108%; france at sixty days, 5.22% a 5 16%; at three days, 5.15 a 5.13%; bills on Berlin, 71% a 72; on Bremen, 78% a 79; on Frankfort, 40% a 40; on Antwerp, 5.21% a 5.18%; on Hamburg, 35% a 36%; on Antwerp, 5.21% a 5.18%. The gold market ruled lower than at the close of last

mains a deed secret to the public. The foreign exchange market was quiet and rates were momissily as understated at the close of business—Bankers bills on England, at sixty days, 100 a ½; at three days, 100 ½; at three days, 100 ½; at 10; commercial bills, 108 a 108½; france at sixty days, 5.23½ a 5.16½; at three days, 15%; at the management, 100 ½ a 110; commercial bills, 108 a 108½; france at sixty days, 5.23½ a 5.16½; at three days, 15½ a 5.15½.

30; on Frankfort, 60½ a 4t; on Ansterdam, 60½ at 1½; on Hamburg, 35½ a 56½, or Ansterdam, 60½ at 1½; on Hamburg, 35½ a 58½; or Ansterdam, 60½ at 1½; on Hamburg, 35½ a 58½; or Ansterdam, 60½ at 1½; on Hamburg, 35½ a 58½; or Ansterdam, 60½ at 1½; on Hamburg, 35½ a 58½; or Ansterdam, 60½ at 1½; on Hamburg, 35½ a 58½; or Ansterdam, 60½ at 1½; on Hamburg, 35½ a 58½; or Ansterdam, 60½ at 1½; on Hamburg, 35½ a 58½; or Ansterdam, 60½ at 1½; on Hamburg, 35½ at 10½; on of the management, and as such is interesting in connection with the recent quarrel between the managers here and those in London:—

The great bubble inflated in England by James Mc-Henry and Sir Morton Peto, having for its basis the Atlantic and Great Western Entireach, has reached the point of explosion, and as a consequence there is great excitement and much bitter feeling on the part of the holders of the securities on the other side of the water. Sir James McHenry and Sir Morton Peto, in order to break the force of the storm of indignation howling around them, at a recent meeting in London caused charges of gross mismanagement to be made against the American managers of the company, and included in these was a confidential friend of Mr. McHenry, who was sent to this country to investigate the affairs of the concern. This gentleman returned to England with a truthful report of the condition of the company, which did not suit Mesura McHenry and Peto, and thereupon the report was suppressed and the examiner abased Recently General Potter, of Pennsylvania, was appointed receiver for the company, and more recently the Board of Directors appointed a committee of first class mea, is no way connected with the management, to investigate affairs and report to the public. The report, when made, will open the eyes of the London creditors and disprore the charges under which Messes. McHenry and Peto sought to secape from the consequences of their own transactions. The facts about this road are briefly these:—The actual cest of the property was \$25,000,000. Upon this the English financiers issued securities to the amount of over \$20,000,000, which they sold or hypothecated in this country. These were disposed of als prices yarping from par to thirty-three outs on the dollar. So long to this beach was kept affects and the state of the property was \$25,000,000. Upon this the English financiers issued ascentities to the amount of over \$20,000,000, which they sold or hypothecated in this country. These were disposed of als



COMMERCIAL REPORT.

MONDAY, April 15-6 P. M.

COTTEE—No sales of any description were reported. Rio ruled heavy, though prioss were not quotably lower.

COTTOM—An active demand prevailed, and the market ruled a shade firmer, holders at the close generally demanding 21th or residently unland.

WHISERY-receipts 1,200 bbls.—was quiet and nominal at 30c. a 35c. for State and Western, in bond, and \$3 30 free.

Stocks unsettled. Pennsylvania State fives 50, Morris Canal, 61: Philedelphia and Syre Ratirond. Sing: Reading Railroad, 50: Pennsylvania Railroad, 55; Gold, 1845-816 Sight surbanan on New York at par. Cotton quiet: indiding Side. Plour quiet: Northwestern extra \$16 St. extra State \$16. Wheat in good demands makes of prime red at \$5 a. Corn use 15 s. and California red at \$5 a. Corn use

Wheat in good demand and steady; sales 1.50 business while at \$3 22 a \$3.25, and one car load of very choice at \$3 52 a \$6.25, and one car load of very choice at \$3 50. Corn steady; sales Mean are at \$3 50, all Canadian. Corn steady; sales Mean new Toledo at \$1.51, on State Line track. Oats unchanged. Rye nominal. Seeds, mess pork, and and highwiness unchanged.

## POLICE INTELLIGENCE.

A Boous Carca Swindle.—Vesterday afternoon a young man, giving his name as William D. Rowan, entered the store of Mr. Augustus C. Chur, No. 42 Cliff street, and purchased a hydraulic jack, valued at \$125, in payment for which he tendered a check for \$325 on the Tradesmen's Bank, purporting to have been drawn by E. A. Reault & Co. Mr. Chur, believing the check to be genuine, received it, and in change gave Rowan his own check for \$200. Rowan said he would call for the jack on Tuesday, and, after he leit the store, Mr. Chur, feeling somewhat suspicious, despatched his young man to the Tradesmen's Bank to see if the check was good, and learned that no such firm as E. A. Result & Co. kept an account there. Search was then made for Rowan and later in the day it appeared he had passed the check of Mr. Chur at the store of Messra A. & E. Willetts & Co., Pearl street, in payment for goods he had bought. Subsequently officer Thompson, of the Fourth precinct, arrested Rowan, and Justice Bowling committed him to the Tombs for examination. The prisener, who is quite a young man, says he lives in Touth street. He claims to have received the check from a man whose name he did not give.

Assault on an Officer.—John Stoutengen, a musi-

cian, was yesterday arrested on board one of the State Island ferry boats by officer Griffin, of the First precinct, on a charge of distribution of the First precinct, on a charge of distribution of the prisoner before consenting to go with the officer struck him on the head with a bress instrument, inflicting a severe gash. Justice Dowling held the accused to batt to answer before the Court of Sessions.

Run Over Casualty.—James Cloud was arraigned

yesterday at the Essex Market Police Court, upon a charge of ascault and battery in running over a child

above in having, in an array, statuted Julius Boh, of No. 145 Fifth street, in the left side and free. Justice Shandler committed him in \$1,000 to nawer. Altour Larceny.—At the Fourth District Police

daughter, a little girl, were arraigned on the complaint of Amelia Mandell, Bloomingdale road, corner of Eightsixth street, charged as above. It appears that the younger prisoner, Louisa, was engaged in the family of the complainant as a domestic, and while so engaged about \$50 worth of sitverware, towely, sheets, &c., disappeared, which she is suspected of having taken and given to her mother. Justice Ledwith committed both the accept.

who are engaged in the transaction of either of the following callings or business, viz:—As-pawabroker, keeper of a loan office, keeper of a junk shop, keeper of an intelligence office and dealer in record hand goods; and also to classify them under the above heads; and in case any of the praces should be engaged in more than one of the classes of business above named, the names of such persons to be placed in each class of business in which they may be engaged. In connection with each name the captains are likewise directed to give the business locality by street and number, whether herebofore licinsed or uniformed, and the character the place of business has herefolore maintained. In in 'census' must be completed on or before the 28th inst.

THE EXCISE LAW.

JEFFERSON MARKET POLICE COURT. The following named individuals were brought before Justice Dodge yesterday charged with having violated the law regulating the sale of liquors:—John Kash, No. the law regulating the sale of liquors:—John Kash, No. 472 Tenth avenue; John Dooney, No. 204½ Third avenue; Charles Witholz, No. 200 Worth street; Henry Laers, No. 291 avenue B; Bernard Kernan, No. 445 East Twenty-third street; John Wenkler, No. 237 Seventh avenue; Peter Welkina, No. 42 West Houston street; John Lyona, No. 378 First avenue; Lawrence Hughes, No. 127 West Fhirty-third street; John McBride, No. 112 East Twenty-third street. The accused were all held to bail in the sum of \$500 to answer.

bail in the sum of \$300 to answer.

TOMES FOLICE COURT.

The following named persons were yesterday brought before Justice Dowling at the Tombs Police Court, charged with violating the Excise law, and required to give bail in the sum of \$300 cach to answer before the Court of Seasions:—Thomas Madden, 177 Chatham street; Henry Eichnor, 167 Hester street; Charles Tetgen, 86 James street; Adolph Mulch, 1361, Mulberry street; Constantine Camer, 160 Bowery; John Mackintoch, 55 Chatham street.

At the Essex Market Police Court.

At the Essex Market Police Court, essex Market Police Court of the Excise law, and held to answer by Justice Shandley:—George Moist, 30 Rivington street: Thomas Burns, 510 East Fourteenth atreet; Gottlieb Fisher, 101 Essex acree; William Hellich, 143 Orchard street.

Justice Ledwith held the following to answer similar charges:—Terence McIntyre, Fitth avenue, corner of Sixty-seventh steest; Patrick McCabe, East Thirty-fourth street, near East river.

WESTCHESTER INTELLIGENCE.

WESTCHESTER INTELLIGENCE.

ELECTION OF DELEGATES TO THE STATE CONSTITUTIONAL CONVENTION.—A meeting of the democratic party was held yesterday afternoon at Smith & Morris' Hall, Tarry-town, for the purpose of electing delegates to the State Constitutional Convention from the Ninth Senatorial Constitutional Convention from the Ninth Senatorial district, comprising the counties of Westchester, Rockland and Putnam. After the meeting had been called to order, on motion of Mr. Cauldwell, Warren Leland was selected for chairman, and Mesera Dickinson, of Rockland, and Gregory, of Putnam, secretaries. On an informal ballot having been taken the result was as follows:—A. B. Tappen, 16; A. B. Congar, 13; Robert Cochran, 13; R. J. Parrott, 11; Hugh Maxwell, 8; R. S. Hart, 8; J. D. Little, 9; General W. R. Morris, 6; Robert H. Ludlow, 1; Thomas Lawrence, 4; E. De Witt, 2. A recess was then taken for half an hour. Upon the reassembiling of the Convention a formal ballot was taken, which resulted in the election of A. B. Tappen and Robert Cochran, of Westchester; Abraham B. Congar, of Rockland, and General Morris, of Putnam.

Another Meeting of Tarettown Incorporators.—On last Saturday evening another meeting of citizens in favor of the proposed incorporation scheme took place at

last Saturday evening another meeting of citizens in favor of the proposed incorporation scheme took places in favor of the proceedings was in relation to the boundary line which has not yet been fixed. A targe number of persons expressed themselves desirous of having it so placed that it will take in the estates of George Merrit, at the southern limit, and those of Wm. H. Aspinwall, on the northern. On motion it was resolved to consult these gentlemen on the subject prior to arriving at a decision.

decision.

Accusary on the subject prior to arriving at a decision.

Accusary on the Hunson River Railroad—A few days since a blacksmith, named John Foley, a passenger on the emigrant train, going north, on the Hudson River Railroad, when nearing Hastings, before the brakes had been applied, jumped off, but was thrown against some rocks projecting from the embankment, and severely injured, his right shoulder having been dislocated and side seriously bruised. He was subsequently picked up by some workmen and conveyed to his recidence in Hastings.

MARRIAGES AND DEATHS.

Biarried.

Barlow—Marter—At North Englewood, N. J., on Thursday, April 11, at the residence of Mr. Robert Halley, by the Rev. I. G. Wall, Mr. Charles Barlow to Assis H. Marter.

Clark—Horton.—On Thursday evening, April 4, by Rev. Richard Horton, Mr. Henry H. Charle to Miss Joseph Horton, Dollar, April 12, by the Rev. D'Olim—Cooss.—On Friegr, April 12, by the Rev. D'Olim—Cooss.—On Friegr, April 12, by the Rev.

fully invited to attend the funeral, from his late residence, 47 Alten street, on Wednesday afternoon, at two o'clock.

San Francisco (Cal.) papers please copy.

BROADHRAD.—On Sunday evening, April 14, at halfpast eleven o'clock, Narhan Broadhrad, aged 15 years. The friends and relatives of the family are respectfully invited to attend the funeral, from the residence of his son-in-law, 173 West Fourth street, this (fuesday) afternoon, at one o'clock.

Kingston papers please copy.

CLARKE, in the 70th year of his age.

The relatives and friends of the family are respectfully invited to attend the funeral, from his late residence, 142 Degraw street, Brooklyn, on Wednesday morning, at ten o'clock.

CONNER.—At Poughkeepsie, on Saturday, April 18. Miss Sorma Ann Conner, of Staten Island.

Friends and relatives are invited to attend at funeral, from the Moravian church, New Dorp, on Wednesday morning, at half-past eleven o'clock. Carriages will be in attendance at Vanderbilt Landing on the arrival of the ten o'clock boat from New York.

CONOVER.—In Brooklyn, on Sunday morning, April 14, Mark, wife of Stephen Conover, late of New York City, in the 51th year of her ave.

The relatives and friends of the family are invited to attend the funeral services, at her late residence, No. 17 Lafayette avenue, Brooklyn, this (Tuesday) afternoon, at half-past four o'clock. The remains will be taken to Caldwell, N. J., for interment.

Cover.—At her parents' residence, 201 Wooster street, on Sunday, April 18, Mark Jara, second daughter of Henry and Jane Coyle.

The reneral services will take place at Nativity church, Second avenue, this (Tuesday) morning, at nine o'clock, when a solomp mass of requien will be offered for the repers of her soul, to which the friends of the family are invited. Interment in Calvary Cemetery.

Danisza.—In this city, on Friday, April 12, Elzer, wife of Thomas Daniels, agod 32 years, 2 months and 6 days.

The funeral will take place from her late residence 160 West Seventeenth street, this (Tuesday) merning at ten o'clock.

Fraction.—On Sunday, April 14, Isaac S. Prisovson in the 17th year of his age.

The relatives and friends of the family, members of the first year of his age.

The relatives and friends of the family, members of insurance Patrol No. 1, Association of Exempt Firemen and Manhattan Engine Company 8, voluntees department are invited to attend the funeral, from the Baptis church corner Gouverneur and Madison streets, the friends will be laken to Greenwood for interment.

The members of the Association of Exempt Firemen are requested to meet at the Baptist church corner of Gouverneur and Madison streets, (this day) Tuesday, a half-past one P. M., to attend the funeral of our introduced to the street, and the funeral of our introduced to the street, at half-past welve P. M. this day free they, to attend the funeral of our interpretatily requested to meet at the watch house, No. 1 butch street, at half-past welve P. M. this day free day), to attend the funeral of our late associate, issaed Ferguson.

France Suddenic at Stockbridge, Mass., on Sunday.

evening, April 18, Nev. April 18, Camarine C., wife of John G. Figuerra, Jr.

The relatives and friends of the family are respectfully invited to attend the funeral, at the Terryllie Baptist church, Eighty third atreet, between Econd and Third avenues on Wednesday, at twelve o'clock, Giller, —On Sunday, April 16, at four o'clock, William and 22 years.

Get. roy, aged 22 years.
The relatives and friends of the family are fully invited to attend the funeral, from the reof her mother, 21 Douglass street, Brooklyn, on the contract of the contr

fully invited to attend the foneral, from the reasonate of her mother, Il Duuglans atroot, Brooklyn, on Wednesday afternoon, at two o'clock, without further invitation.

RENERGE —On Monday morning, April 15, E. Hambers, 1888.

His relatives and friends, also members of Company E. Third New York cavairy, are invited to attend the funeral, from his late residence, Broome and Laurens abreets, this (Tuesday) afternoon, at two o'clock.

Hills.—On Monday, April 15, Stratus Hills, in the 75d year of his age.

The friends of the family are respectfully invited to attend the funeral, from the Church of the Amenday, corner of Fifth avenue and Ienth street, on Wednesday morning, at his past ten o'clock.

Kernax.—On Monday afternoon, April 15, at two o'clock. Margaret A. Kerdan, aged 4 years, 3 mosthe and 15 days.

The friends and relatives of the family are respectfully invited to attend the funeral, from the residence of her parents, 70 Bayard street, this (Tuesday) afternoon, at one o'clock.

Kerchen.—On Saiurday, April 13, Are Acquira Burstry, wife of Landon Ketchum, and daughter of the late Francis Burritt, aged 28 years.

Funeral service will be held in the Church of the Holy Trinity, Westport, Conn., on Wednesday afternoon, at two o'clock. The relatives and friends of the family are respectfully invited to attend, without further notice.

Special cars will be in waiting at the New York and New Haven depot, Twenty-seventh street, and leave at halfpat eleven o'clock. A. H., and return at his o'clock F. M. Moont.—On Sunday, after a short and swere liness.

Emm Moont, aced 57 years.

The funeral will take place from his late residence, at one o'clock. The relatives and friends are invited to attend without further notice.

McDowals.—On Sunday, April 13, at English Neighborhood, N. J., of consumption, Sanan Enam, wife of Abraham MoDonald, aged 31 years.

The relatives and friends are respectfully invited to attend without further notice.

McGovers.—On Monday, April 16, Margaret Mocordon, at one o'clock.

Palman —On Sunda

one o'clock.

Palkers—On Sunday night, April 14, Britzaure P., only son o' Mary and the late Valentine Palmer, aged at years.

The friends of the family, and those of his stepfather, J. C. Corp, are respectfully invited to attend the funeral, from Trinity church, on Wednesday afternoon, at one o'clock.

Rick.—At Morrisania, on Sunday evening, April 14, Mangarer Ermula, infant daughter of Franklin and Mary Rich.

The relatives and friends of the family are respectfully invited to attend the funeral, from the residence of her parents, Boston road, Morrisania, this (Tuesday) afternoon, at one o'clock, without further notice. The remains will be taken to Woodlawn for interment.

Sanyond.—Suddenly, on Saturday, April 13, in Philadelphia, Hanker R. Marronn, of Brooklyn, son of the late Rev. Joe Sanford, aged 35 years.

The relatives and friends are respectfully invited to attend the funeral, from the Strong piace Baptist church, this (Tuesday) afternoon, at four o'clock. His (Tuesday) afternoon, at four o'clock this (Tuesday) afternoon, the residence of her daughter, Mrs. David A. Pullis, No. 320 West Twenty-sixth stress. Her remains will be taken to Fourphon for interment.

BRITH.—At St. James, L. I., on Saturday, April 13, Mark Adousta, wife of Stephen Smith, Jr., of Jew York, and only daughter of Milton G. Smith.

The funeral will take place on Wednesday, at four o'clock, from the residence of her father-in-law, Stephen Smith, 197 Second avenue, Sotokow.—Os Saturday, April 15, Am Bransser, widew of George Stainsby, aged 65 years, 3 monites and stays. The friends and relatives of the decessed are respectfully invited to effect the four new firm of the family, the more.

Sotokow.—Os Saturday, April 16, William B. Stay-romp, in the Suth year of his age.

The friends and relatives of the family, the more.

Filteesth stress, on Thurrisay afternoon, at two cicks. Franters of the family, her con,